SSS 5010 MTC 22077 TRUST DEED Vol.mgg_Page THIS TRUST DEED, made this _____day of _____September _____, 19.89, between Frances J. Barker as Granfor, Mountain Title Company of Klamath County , as Trustee, and Jeff Quinowski, Joe Quinowski & Earlene Quinowski, not as tenants in common, but with

as Beneficiary, THE OF DEPT Dr. With the second

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FORM No. SAL.

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WITNESSETH:

205 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath policol 12. HAVE A REAL COMMON DE L'ORD DE LA

Lots 9 and 10 in Block 7 of ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No 3909 002CA 06300

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re under the same. Mail reconceyance and documents of

together, with all and singular, the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

and of the second second by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or testing property and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, coremants, condition ions and restrictions allecting statements pursuant, to the Uniform Commer-proper public offices, as well as the cost of all lien sarches made be filling of or officies, as well as the cost of all lien sarches made beneficiary.

join in executing such immering statements plateaution in the proper public office or offices, as well as the cost of all line searches made proper public offices or searching agencies as may be deemed desirable by (ifing officers or searching agencies as may be deemed desirable by (if) of the officers or searching agencies as may be deemed desirable by (if) of the officers or searching agencies as may be deemed desirable by (if) of the officers or searching agencies as may be deemed desirable by (if) of the second of the said premises aginat loss or damage by line or thereafter erected on the said premises aginat loss or damage by line or thereafter do the baneliciary, with loss agnable to the latter; all policies of insurance shall be delivered to the baneliciary in the one agnable to the latter; all policies of insurance shall be delivered to the baneliciary in the one agnable to the latter; all policies of insurance shall be delivered to the baneliciary in the and and the expiration that fail for any reason to procure any uses non as insured; the beneliciary may procure the same at grantor's exponent by the amount collected under any line or other insurance policy may be applied by beneliciary the entire amount so bintecilar, or any part thereot, may be released to grantor. Such application or released any part thereot, may be released to grantor. Such application or released and other charges that may be levied or assessed up or default between to any other any default or notice of default between tor any other any default or notice of use as assessments and other charges that may be levied or assessed up or against and other charges become past due or 'definition's any be levied or assessed up or against and other charges become past due or 'definition's any be levied or assessed up or against and other charges personnal. If and any other definition is the other secure to the thereoft any thereoft and providing beneliciary with funds 'with which to make apprention's any default the grantor is assessmen

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that all or any portion of the monise payable as compensation for such taking, which are in access of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by drantor in such raking, which are interess and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the, increasarily paid or incurred by bene-secured thereby; and grantor agrees, of its own expense; to take such actions 9. At any time and from time upon written request of bene-erdorsement (in case of full reconveysments for cancellation), without allecting (a), consent to the making of any map or plat of add property; (b), join in (a), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to the making of any map or plat of add property; (b), join in (b), consent to t

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvey, whow warrany, all or any part of the property. The legality entitled thereto;" and the recitals there no lary matters or lacts shall be conclusive proof of the the recitals there no lary matters or lacts shall services mentioned in this paragraph shall be not less than \$5. 10. Upon any ideality by grantor hereunder, beneficiary may at any pointed by a court, either in person, by agent or by a receiver to be any the indebtedness hered, without refard to the adequecy of any security for eithy or any part thereof, in its own name sue or otherwise collect the rents, less costs and expenses of operation and cake possession of said prop-issues and prolits, including those past due and unpaid, and apply the same. "It me entering upon and taking possession of said property, the ioulaction of such rorts, instant and prolits, or the proceeds of there and other inclusion of a such rorts, instant and prolits, or the proceeds of the and other insues on of such rorts, instant and prolits, or the proceeds of the and other insues on any indebtement and taking possession of said property, the insues and prolices or compensation of ross wards for any taking or damake of the insues and expenses in the streament of any and the application of the and there any action the indebted and the policies of the proceeds of the and and the insurance policies or compensation of the said for any taking or damake of the waive any determine.

waive any default or notice of default hereunder, or invalidate any act done pursuant to such notice. 1.1.2. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately domaind payable. In such an in equity as a mortgage or direct the trustee to pursue any other right or endy, either at law or in equity, which the beneliciary may doter the beneliciary elects to forcedoe by advertisement and sale, the beneliciary or the beneliciary elects to forcedoe by advertisement and sale, the beneliciary or the beneliciary elects to forcedoe by advertisement and sale, the beneliciary or the beneliciary elects to forcedoe by advertisement and sale, the beneliciary of the trustee shall escence by advertise of basing the odd in the menner provided in ORS 86.733 to 86.795. 1.3. After the trustee the sconter of both the trustee of salisty the odd in the manner provided in ORS 86.733 to 86.795. 1.3. After the trustee day above the default may be cured by pay may cure the default or defaults. If the default opping to 88.675. 1.3. After the trustee day before the default may be cured by pay may due to be the trustee day on any other person so priviled by DRS 86.735, may cure the default or defaults. If the default opping the trust deed, the default may be cured by pay may due to be the default of the trust deed, the default may be cured by pay may due to be due had no default occurred. Any other default that is capable of being cured may be cured by trusting the person so the beneficiary all costs and espense sectually incurred in enformatic pay the before as would being cured may be cured by trusting the polition as curing the default of defaults, the person ellecting the more may cane the behavior and so allo of the bill allow of the trust deed. In any cane, inhell pay to the beneficiary all costs and espense sectually incurred in

together with functers and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated, in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sail the parcel or parcels at shall deliver to the public of cash, payable at the time of sale. Trustee the property so sold, but without any coverant or warranty, express or in-the truthulnes in the deed of any matters of lact shall be conclusive proof of the truthulnes earlies and shall sail the parcel or parcels at shall deliver to the public of any matters of lact shall be conclusive proof of the truthulnes in the deed of any matters of lact shall be conclusive proof of the truthulnes earlies pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a tresonable charge by trustees halt apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a tresonable charge by trustees having any, to the grantor to the interest of the trust the the trust deed as their interest may appear in the order of their priority and (4) the surplus. 16. Baneticiary may from time to time appoint a successor or surcest

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may lrom time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and withhil conveyance to the successor trustee, the latter shall be vested with all here, powers and duties conterred upon any trustee herein named or appointed herunder. Each such appointment tudes and subditution shall be made by written interest excuted by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law Trustee is not trust or of any action or proceeding in which frantor, bereficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attenter, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 6v6.505 to 696.585.

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	d with the beneficiary and those claiming under him, that he is law property and has a valid, unencumbered title the interview of the second
bener and the second se	[14] M. Martin and M. M. Martin, and M. Martin, M. Martin, "A strain of the strain
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The grantor warrants that the provide the	
The second s	commercial purposes.
personal second applies to, inures to the benefit of and	binds all parties hereto, their heirs, legatees, devisees, administrators, executors, beneficiary shall mean the holder and owner, including pledgee, of the contract rein. In construing this deed and whenever the context so requires, the masculine lar number includes the plural.
IN WITNESS WHEREOF, said grantor	has hereunto set his hand the day and year first above written
not applicable; if warranty (a) is applicable and the beneficiary	(a) or (b) is Anances Darker
beneficiary MUST comply with the Act and Regulation by make distorters for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	
If the signer of the above is a corporation, use the form of acknowledgement opposite.)	 M.M. Harris, C. M. Martin, S. & Karakara, A. S. Santa, and A. S. Santa, and A. S. Santa, and A. Santa
STATE OF OREGON	STATE OF OREGON,
Statember 15, 89, by	County of as.
riances T Barker	
(SEAL) J	Notary Public for Oregon
(SEAL) My quanters sion expires: 6-16-92	My commission expires: (SEAL)
The second secon	T FOR FULL RECONVEYANCE
· TO: 1994 年上, 2017 · 1271 · 128 · 1995年1198 董永明月1995 · 2017 · 2017年1198	• 1 rusice
trust deed have been fully paid and satisfied. You hereby an	e directed, on narmant to me foregoing trust deed. All sums secured by said
herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance a	e directed; on payment to you of any sums owing to you under the terms of the solution of the second by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the and documents to
DATED:, 19,	
	D
De not loss or distroy this Trest Dood OR THE NOTE which it secures.	Beneficiary Both must be delivered to the trustee for cancellotion before reconveyance will be music.
TRUST DEED	
STEVENENES LAW PUB. CO. PORTLAND. ORE.	IS DEFINITION STATE OF OREGON, County of <u>Klamath</u> ss. I certify that the within instrument
4024 Cannon St	Was received for record on the <u>llth</u> day a course of <u>Sept.</u> to 89
and a standard stan	ACC RESERVED at .12:35 o'clock P.M., and recorded in book/reel/volume No
10335 Hur 39 allow	Record of Mortgages of said County
AFTER RECORDING RETURN TO	Witness my hand and seal of County affized.
Mountain Title Company 222 South Sixth	Evelyn Biehn, County Clerk
Klamath Falls, OR 97601 Fee \$13	.00 By Qaulus Mult rolate Deputy

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